

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Guillaume Cottarel, Veronique Damagnez,
and Giulio Draetta

Appln. No.: 09/072,994

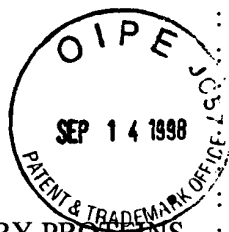
Art Unit: 1646

Filed: May 5, 1998

Examiner: To Be Assigned

For: CELL-CYCLE REGULATORY PROTEINS
FROM HUMAN PATHOGENS AND USES
RELATED THERETO

Docket No.: MIV-032.02



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Statement to Support Filing and
Submission in Accordance with 37 C.F.R. § 1.821 - 1.825

Dear Sir:

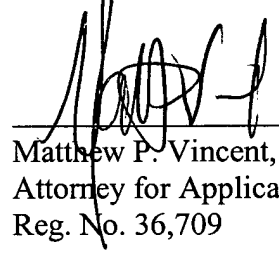
In connection with a Sequence Listing submitted concurrently herewith, the undersigned hereby states that:

1. in accordance with § 1.821(f), I hereby state that the paper copy submitted in compliance with 37 C.F.R. § 1.821(c) and the computer readable copy submitted Sequence Listing submitted in compliance with § 1.821(e) are the same. Note that these submissions are identical to the paper copy as originally filed, except that the sequence listing contains updated information regarding the inventors/applicant (i); number of sequences (iii); correspondence address (iv); the computer readable form (v); the current application data (vi); the attorney/agent information (vii); and, the telecommunication information (ix). *May 9/18*

2. in accordance with § 1.821(g), I hereby state that the sequences contained in this Sequence Listing are supported in the application as filed. Neither the paper copy, nor the computer readable form of the Sequence Listing, contains new matter.

3. all statements made herein of their own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom.

Respectfully submitted,
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